

shall be made on the new certificate to the adoption of the child, nor shall the adopting parents be referred to as foster parents.

(b) The State Registrar shall place the original certificate of birth and all papers in his hand pertaining to the adoption under seal which shall not be broken except in the manner provided in G. S. 48-26 for the opening of the record of adoption. Thereafter when a certified copy of the certificate of birth of such person is issued it shall be in the form of a birth registration card containing only the full name, birth date, state of birth, race, sex, date of filing, and birth certificate number, except when an order of a court shall direct the issuance of a copy of the original certificate of birth in the manner hereinbefore provided.

Original birth certificate and records sealed by State Registrar.

Birth registration card.

(c) The State Registrar shall send a copy of the new birth certificate to the register of deeds of the county where the adoption proceedings were instituted. Upon receipt of the said certificate the register of deeds shall cause it to be filed and indexed in the same manner as provided by law in the case of original birth certificates. Whenever a record of the original birth certificate of the adopted child is also on file in the same county the register of deeds of said county is authorized, empowered, and directed, upon filing the new certificate, to remove and destroy such record of the said original certificate.

New birth certificate filed in county where adoption proceedings instituted.

Destruction of record of original certificate.

"48-30. Guardian appointed when custody granted of child with estate. When the court grants the petitioners custody of a child, if the child is an orphan and without guardian and possesses any estate to be administered, the court must appoint a guardian as provided by law.

Guardian appointed when custody granted of child with estate.

"48-31. Rights of adoptive parents. When a child is adopted pursuant to the provisions of this Chapter, the adoptive parents shall not thereafter be deprived of any rights in the child, at the instance of the natural parents or otherwise, except in the same manner and for the same causes as are applicable in proceedings to deprive natural parents of the children.

Rights of adoptive parents.

"48-32. Readoption of child previously adopted. Any minor child may be readopted in accordance with the provisions of this Chapter. All provisions relating to the natural parent or parents shall apply to the adoptive parent or parents, except that in no case of readoption shall a natural parent be made a party to the proceedings nor shall the consent of a natural parent be necessary. For the purposes of service of process, necessary parties, and consent, the adoptive parent shall be substituted for the natural parent.

Readoption of child previously adopted.

"48-33. Procuring custody of child by forfeiting parents declared crime. Any parent whose rights and privileges have been forfeited as provided by G. S. 48-5 and who shall, otherwise than

Procuring custody of child by forfeiting parents declared crime.